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NOTICE OF ALLOWANCE AND FEE(S) DUE

26694 7590 VENABLE LLP P.O. BOX 34385

WASHINGTON, DC 20043-9998

07/07/2011

EXAMINER SLAWSKI, BRIAN R

ART UNIT

PAPER NUMBER

1745

DATE MAILED: 07/07/2011

| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|-----------------|-------------|----------------------|---------------------|------------------|
| 10/574,790 | 01/29/2007 | Vesa Laaksonen | 43289-230079 | 6502 |

TITLE OF INVENTION: LABEL LAMINATE AND A METHOD FOR MANUFACTURING A LABEL LAMINATE

| APPLN. TYPE | SMALL ENTITY | ISSUE FEE DUE | PUBLICATION FEE DUE | PREV. PAID ISSUE FEE | TOTAL FEE(S) DUE | DATE DUE |
|----------------|--------------|---------------|---------------------|----------------------|------------------|------------|
| nonprovisional | NO | \$1510 | \$300 | \$0 | \$1810 | 10/07/2011 |

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED.</u> SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

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III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

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Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE

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| VENABLE LLP | | | SLAWSKI | , BRIAN R |
| P.O. BOX 34385 | | | | |
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| | | | 1745 | |

DATE MAILED: 07/07/2011

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 287 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 287 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- 1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

| | Application No. | Applicant(s) |
|--|---|--|
| | 10/574,790 | LAAKSONEN ET AL. |
| Notice of Allowability | Examiner | Art Unit |
| | BRIAN R. SLAWSKI | 1745 |
| | DRIAN R. SLAWSKI | 1745 |
| The MAILING DATE of this communication apperall claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313 | (OR REMAINS) CLOSED in thi or other appropriate communic GHTS. This application is subj | s application. If not included ation will be mailed in due course. THIS |
| 1. This communication is responsive to <u>reply 17 June 2011</u> . | | |
| 2. The allowed claim(s) is/are 4 and 5. | | |
| 3. Acknowledgment is made of a claim for foreign priority un a) All b) Some* c) None of the: 1. Certified copies of the priority documents have | |). |
| 2. ☐ Certified copies of the priority documents have | | 0 |
| 3. ☐ Copies of the certified copies of the priority doc | | |
| International Bureau (PCT Rule 17.2(a)). | | 5 11 |
| * Certified copies not received: | | |
| Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. | | eply complying with the requirements |
| 4. A SUBSTITUTE OATH OR DECLARATION must be subminification (PTO-152) which give | | |
| 5. CORRECTED DRAWINGS (as "replacement sheets") mus | t be submitted. | |
| (a) I including changes required by the Notice of Draftspers | on's Patent Drawing Review (F | PTO-948) attached |
| 1) ☐ hereto or 2) ☐ to Paper No./Mail Date | | |
| (b) ☐ including changes required by the attached Examiner's Paper No./Mail Date | s Amendment / Comment or in t | he Office action of |
| Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the | | |
| 6. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT I | | |
| | | |
| Attachment(s) 1. ☑ Notice of References Cited (PTO-892) | 5. ☐ Notice of Inforn | nal Patent Application |
| 2. Notice of Draftperson's Patent Drawing Review (PTO-948) | 6. 🗌 Interview Sumr | nary (PTO-413), |
| 3. Information Disclosure Statements (PTO/SB/08), | Paper No./Mai 7. ⊠ Examiner's Am | |
| Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit | 8. 🛛 Examiner's Sta | tement of Reasons for Allowance |
| of Biological Material | 9. 🗌 Other | |
| /BRIAN R SLAWSKI/ | | |
| Examiner, Art Unit 1745 | | |
| | | |

Application/Control Number: 10/574,790 Page 2

Art Unit: 1745

LABEL LAMINATE AND A METHOD FOR MANUFACTURING A LABEL LAMINATE

Detailed Action

1. Applicant's request for reconsideration filed June 17, 2011, was received.

Examiner's Amendment

2. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

In the claims:

Cancel withdrawn claims 6 and 7 as being drawn to a non-elected invention, the election having been made without traverse in the reply filed May 28, 2009.

Claim Rejections—35 USC §103

3. The rejections under 35 U.S.C. 103(a) of claims 4 and 5 as being unpatentable over Kiyohara et al. (US 2002/0022102) in view of Nandy et al. (US 2001/0030020), Steidinger (US 5,700,536), Ghavt (GB 1,420,743), and Takemoto et al. (EP 0 353 972) are withdrawn because Applicant's arguments are persuasive.

Art of Record

Application/Control Number: 10/574,790

Art Unit: 1745

4. The following prior art is made of record. Langan et al. (US 5,707,713) teach a method for manufacturing a printable double-sided label laminate without a release layer, comprising a first label material layer 11 and a second label material layer 17, by depositing a first adhesive 14 on the back side 13 of first layer 11 and depositing a second adhesive 20 on the back side 18 of second layer 17, where the first and second adhesives 14, 20 directly contact each other and are physically or chemically incompatible with each other, thereby allowing the two layers 11, 17 to be peeled from each other without need of treating the layers with a release agent (Abstract; Fig. 1; col. 1, LL. 50-57; col. 2, LL. 36-49; col. 3, LL. 50-58; col. 4, LL. 3-6, LL. 19-31).

Page 3

Reasons for Allowance

5. The following is an examiner's statement of reasons for allowance: The claims are found allowable because the prior art does not teach a method of making a printable label laminate without a release layer by applying areas of adhesive dots while leaving untreated adhesive-free areas on the back sides of first and second label material layers, then attaching the back sides of these two layers together such that the adhesive areas of the first layer contact the adhesive-free areas of the second layer, and vice versa. While it is known in the art to make similar double-sided label laminates having alternating adhesive and adhesive-free areas contacting each other, as evidenced by Chess (US 6,270,870; of record) and Kiyohara et al., the prior art teaches treating the adhesive-free areas of the label material layers with release coatings, typically silicone, in order to allow peeling the corresponding adhesive areas on the

opposing layer. (The examiner has reconsidered Kiyohara et al. in light of Applicant's arguments and has been persuaded that this reference does not actually suggest omission of the release coating.) Further, while Langan et al. as described above teach a double-sided label laminate that does not require treating the label material layers with a release coating, peeling of the two layers is achieved by providing physically or chemically incompatible adhesive coatings on each layer that directly contact each other, rather than with adhesive areas that contact adhesive-free areas on the opposing layer.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to BRIAN R. SLAWSKI whose telephone number is (571)270-3855. The examiner can normally be reached on Monday to Thursday, 7:30 a.m. to 5:00 p.m. ET.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Philip Tucker, can be reached on (571) 272-1095. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Art Unit: 1745

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/BRIAN R SLAWSKI/ Examiner, Art Unit 1745

B.R.S.

/Philip C Tucker/ Supervisory Patent Examiner, Art Unit 1745